



Rep. Lou Lang

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09700SB0744ham006

LRB097 04465 ASK 56476 a

1 AMENDMENT TO SENATE BILL 744

2 AMENDMENT NO. _____. Amend Senate Bill 744, AS AMENDED,
3 with reference to page and line numbers of House Amendment No.
4 1 as follows:

5 on page 34, line 22, by replacing "2" with "3"; and

6 on page 49, line 6, by replacing "expect" with "except"; and

7 on page 85, by replacing line 7 with "(e-10), (e-15), (e-25),
8 and (h-5) of Section 7 and subsections (c) and"; and

9 on page 85, line 8, by replacing "(c)" with "(i)"; and

10 on page 213, lines 20 and 21, by replacing "separate and apart"
11 with "separately"; and

12 on page 213, line 21, by replacing "fund" with "Fund"; and

1 on page 226, lines 5 and 6, by replacing "separate and apart"
2 with "separately"; and

3 on page 251, line 13, after "7.3", by inserting "7.5,"; and

4 on page 256, line 12, after "is", by inserting "issued or"; and

5 on page 264, line 9, by replacing "owner's" with "owners"; and

6 on page 268, line 15, by replacing "by" with "affecting"; and

7 on page 284, line 4, after "for", by deleting "or"; and

8 on page 293, line 5, after "applicant", by inserting "or the
9 proposed host municipality"; and

10 on page 295, line 19, by deleting "riverboat or"; and

11 on page 295, lines 21, 24, and 26, by deleting "or casino" each
12 time it appears; and

13 on page 296, line 2, by deleting "or casino"; and

14 on page 296, by deleting lines 17 through 19; and

1 on page 296, line 20, by replacing "(5)" with "(4)"; and

2 on page 296, line 23, by replacing "(6)" with "(5)"; and

3 on page 302, line 1, by replacing "(e-20)" with "(e-15)"; and

4 on page 302, line 2, by replacing "(e-30)" with "(e-25)"; and

5 on page 302, line 12, after "who", by inserting "conducted
6 gambling operations prior to January 1, 2011 and"; and

7 on page 302, line 20, by replacing "the owners licensee" with
8 "that owners licensee"; and

9 on page 302, line 26, by replacing "subsection" with
10 "subsection (h-5)"; and

11 on page 306, immediately below line 18, by inserting the
12 following:

13 "(230 ILCS 10/7.5)

14 Sec. 7.5. Competitive Bidding. When the Board determines
15 that it will re-issue an owners license pursuant to an open and
16 competitive bidding process, as set forth in Section 7.1, or
17 that it will issue a managers license pursuant to an open and
18 competitive bidding process, as set forth in Section 7.4, or

1 that it will issue an owners license pursuant to an open and
2 competitive bidding process, as set forth in Section 7.11, the
3 open and competitive bidding process shall adhere to the
4 following procedures:

5 (1) The Board shall make applications for owners and
6 managers licenses available to the public and allow a
7 reasonable time for applicants to submit applications to the
8 Board.

9 (2) During the filing period for owners or managers license
10 applications, the Board may retain the services of an
11 investment banking firm to assist the Board in conducting the
12 open and competitive bidding process.

13 (3) After receiving all of the bid proposals, the Board
14 shall open all of the proposals in a public forum and disclose
15 the prospective owners or managers names, venture partners, if
16 any, and, in the case of applicants for owners licenses, the
17 locations of the proposed development sites.

18 (4) The Board shall summarize the terms of the proposals
19 and may make this summary available to the public.

20 (5) The Board shall evaluate the proposals within a
21 reasonable time and select no more than 3 final applicants to
22 make presentations of their proposals to the Board.

23 (6) The final applicants shall make their presentations to
24 the Board on the same day during an open session of the Board.

25 (7) As soon as practicable after the public presentations
26 by the final applicants, the Board, in its discretion, may

1 conduct further negotiations among the 3 final applicants.
2 During such negotiations, each final applicant may increase its
3 license bid or otherwise enhance its bid proposal. At the
4 conclusion of such negotiations, the Board shall select the
5 winning proposal. In the case of negotiations for an owners
6 license, the Board may, at the conclusion of such negotiations,
7 make the determination allowed under Section 7.3(a).

8 (8) Upon selection of a winning bid, the Board shall
9 evaluate the winning bid within a reasonable period of time for
10 licensee suitability in accordance with all applicable
11 statutory and regulatory criteria.

12 (9) If the winning bidder is unable or otherwise fails to
13 consummate the transaction, (including if the Board determines
14 that the winning bidder does not satisfy the suitability
15 requirements), the Board may, on the same criteria, select from
16 the remaining bidders or make the determination allowed under
17 Section 7.3(a).

18 (Source: P.A. 93-28, eff. 6-20-03.); and

19 on page 321, line 18, by replacing "(e-10)" with "(e-5)"; and

20 on page 344, lines 16 and 17, by replacing "a licensed owner"
21 with "such licensee"; and

22 on page 350, line 2, by replacing "and," with "and"; and

1 on page 354, line 19, after "2012.", by inserting "Payments
2 received by the host municipality pursuant to this subsection
3 (b-4) may not be shared with any other unit of local
4 government."; and

5 on page 357, line 11, after "Assembly.", by inserting "Deposits
6 made pursuant to this subsection (b-7) shall supplement, and
7 not supplant, other State funding for these purposes."; and

8 on page 357, line 16, by replacing "\$20,000" with "\$100,000".